UNITED STATES DISTRICT COURT

		for the	:				
District of Vermont							
	United States of America v. Bryan Wright Defendant)	Case No.	5:19CR00043-001			
ORDER SETTING CONDITIONS OF RELEASE							
IT IS OI	RDERED that the defendant's release	e is subject to these	conditions:				
(1)) The defendant must not violate federal, state, or local law while on release.						
(2)	The defendant must cooperate in the collection of a DNA sample if the collection is authorized by 42 U.S.C. § 14135a.						
(3)	The defendant must immediately advise the court, defense counsel, and the U.S. attorney in writing before any change of residence or telephone number.						
(4)	The defendant must appear in court as required and must surrender to serve any sentence imposed.						
The defendant must appear at: (if blank, to be notified)							
				Place			
on							
			,	are and Time			
Release on Personal Recognizance or Unsecured Bond							
ITISFU	URTHER ORDERED that the def	fendant be released	l on condition	ı that:			
(5)	The defendant promises to appear	in court as required	and surrender	to serve any sentence imposed.			
□ (6)	The defendant executes an unsecu	red bond binding the	e defendant to	pay to the United States the sum of dollars (\$)			
	in the event of a failure to appear a	as required or surrer	nder to serve ar	ny sentence imposed.			

D/VT USPO 199B Additio@asei 5:i19+ore QQ043-gwc Document 66 Filed 04/15/20 Page 2 of 3

ADDITIONAL CONDITIONS OF RELEASE

Upon t	findin	g that release	by one of the above methods	will not by itself reasonably ass	sure the defendant's appearance and	the safety of other persons or the community,	
(() (7)			is placed in the custody of:	subject to the conditions marke	d below:		
	Per	rson or organ	nization				
			if above is an organization)				
who agrees	to (a)	y and state	defendant (b)		Tel. No. (only if above	e is an organization)	
violates a co	onditio	on of release	or is no longer in the custodia	iii s custody.	arance at all court proceedings, and (e is an organization) c) notify the court immediately if the defendant	
				Signed:	Custodian		
(8) (8)	The	e defendant i	must:		Custodian	Date	
		telephone		, no later than		,	
(🗆) (b)	execute a bond or an agreement to forfeit upon failing to appear as required the following sum of money or designated property:					
(🗆) (c)	post with the court the following proof of ownership of the designated property, or the following amount or percentage of the above-described sum					
(□) (d)	execute a	execute a bail bond with solvent sureties in the amount of \$				
) (e)	maintain o	or actively seek employment.	- In the amount of 5			
(🗆) (f)	maintain o	or commence an education pro	gram.			
() (g)		any passport to:	6			
		obtain no					
) (i)			Tsonal association, residence or	temple Translation 1. 1. 2		
						te of Vermont; All other travel must be	
() (j)	avoid all c	ontact, directly or indirectly, v	with any person who is or may be	e a victim or notential witness in the	investigation or	
		prosecutio	n, including but not limited to	: Government Identified Witn	esses	investigation of	
() (k)	undergo m	edical or psychiatric treatmen	t: As directed by Pretrial S	ervices		
()	(1)	return to co	ustody each (week) day at	o'clock after bein	g released each (week) day at	o'clock for employment	
		schooling,	or the following purposes:			o clock for employment	
()	(m)	maintain re	esidence at a halfway house or	Community corrections contar	on the acceptant is a constant of the constant in the constant		
()	(n)	maintain residence at a halfway house or community corrections center, as the pretrial services office or supervising officer considers necessary. refrain from possessing a firearm, destructive device, or other dangerous weapon.					
()	(0)	refrain from any excessive use of alcohol.					
		refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the controlled substances defined in 21115 C 5 802, unless prescribe the action of the action o					
()		Submit to any testing required by the pretrial services office and a submit to any testing required by the pretrial services office and by					
land.		submit to any testing required by the pretrial services office or the supervising officer to determine whether the defendant is using a prohibited substance. Any testing may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing s ystem, and/or any form of prohibited substance screening or testing. The defendant must refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohibited substance testing or monitoring which is (are) required as a condition of release.					
()		advisable.	participate in a program of inpatient or outpatient substance abuse therapy and counseling if the pretrial services office or supervising officer considers it				
(■)	(s)	participate in one of the following location monitoring program components and abide by its requirements as the pretrial services officer or supervisin				the pretrial services officer or supervising	
		(📕) (i)	Curfew. You are restricted	to your residence every day 🔲	from to	, or as directed by the pretrial	
		(🗆) (ii)	Home Detention. You are	g officer; or restricted to your residence at	all times arount for any law.		
			abuse, or mental health treat pretrial services office or sup		earances; court-ordered obligations	or other activities approved in advance by the	
		(🗆) (iii)	Home Incarceration. You or other activities specificall	are restricted to 24-hour-a-day log approved by the court.	ock-down at your residence except f	or medical necessities and court appearances	
(🗆)	(t)	submit to the	ne location monitoring indicate officer related to the proper of	ed belowand abide by all of the	program requirements and instruction	ns provided by the pretrial services office or	
		() The deter	defendant must pay all or part rmines.	t of the cost of the program base	d on your ability to pay as the pretric	al services office or supervising officer	
		□(i)	Location monitoring technology	ology as directed by the pretrial s	services office or supervising officer		
		□(ii) Radio Frequency (RF) mon	nitoring;	or a per ionig officer		
			i) Passive Global Positioning				
		□(iv	Active Global Positioning	Satellite (GPS) monitoring (in al	outs of the state of the state of		
) Voice Recognition monitor	ring	uding "hybrid" (Active/Passive) (GF	(S);	
(🔳)	(u)	report as so	on as possible to the pretrial se	ervices office or supervising - cc	ger any contest of the	S	
		report as soon as possible to the pretrial services office or supervising officer, any contact with any law enforcement personnel, including, but not limited to, arrests, questioning, or traffic stops.					
(🔳)	(v)	maintain contact with attorney					
(🗆)	(w)	Once a treatment bed is available, the defendant shall report directly to the approved residential treatment program upon release. The defendant shall abide by program rules and regulations, execute all release forms, successfully complete the program, and follow all aftercare instructions and recommendations.					
(🗆)		by program	rules and regulations, execute	all release forms, successfully c	omplete the program, and follow all	aftercare instructions and recommendations.	
	_						

ADDITIONAL CONDITIONS OF RELEASE

D/VT USPO 199C (05/13) Advice of Penalties

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemea nor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

Ac	Knowledgment of the Defendant					
	s case and that I am a ware of the conditions of release. I promise to obey all conditions serve any sentence imposed. Dam a ware of the penalties and sanctions set forth a bove. Defendant's Signature					
	City and State					
Directions to the United States Marshal (☑) The defendant is ORDERED released after processing. (□) The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.						
Date: 3/26/2020	/s/ Geoffrey W. Crawford					
	Judicial Officer's Signature					
	Geoffrey W. Crawford, Chief Judge					
	Printed name and title					